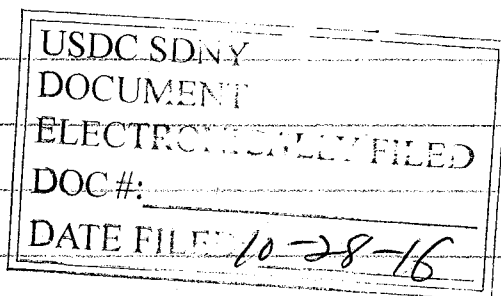


In The United States District Court  
 For the Southern District of New York  
James Thomas

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v  
 The City of New York  
 PO Vasquez  
 Lt Miguel Lopez  
 Capt White  
 Jose Bravo

Amended Complaint  
 Civil Action  
 Civil Action No



plaintiff: James Thomas Pro se For their Complaint state as follows

- 1) Plaintiff James Thomas is Confined: Clinton Correctional Facility  
 POB OX  
 Danemora NY 12929
- 2) Plaintiff at all times mentioned herein an adult Citizen  
 of the United States and resident of the State of New York
- 3) Defendant PO Vasquez employed as Parole
- 4) Defendant Capt White<sup>742</sup> employed as Correction Officer
- 5) Defendant Lt Miguel Lopez employed as Police Officer
- 6) Defendant Jose Bravo employed as Police Officer
- 7) Defendant City of New York is and was at all relevant  
 times herein a municipal Corporation of the State of New York
- 8) This action arises under and is brought Pursuant to 42 USC  
 Section 1983 to remedy the deprivation under Color of State Law  
 of rights guaranteed by the Eighth and Fourteenth Amendments  
 to the United States Constitution. This Court has jurisdiction  
 Over this action Pursuant to 28 USC Section 1331 and 1343

9)

ON or about Dec 23 1993 within the Bronx area of 2358 Webster Ave I James Thomas was sitting on the building stairs and parole Officer Vasquez came up to me and told me to move from the stairs and I said no and she told me that she is a part time Federal Officer and will set me up on criminal charges throughout my entire life. I was then subjected to a very excessive use of force and beaten into gaps of temporary memory lost. PO Vasquez created a policy and custom of ongoing harassment and false arrest from 1993-2005 by utilizing subornates to act and give false statement.

ON or about March 10<sup>th</sup> 1995 I was walking within the Bronx area of E 180 and I was told by Jane Doe that she is being forced to give false statement and say I rob her. As I was walking away I was arrested and beaten into temporary gaps of memory lost.

ON or about April 11 1999 I was walking within the Bronx area of Watson and Melissa Reyes and Vanessa Reyes told me that they are being forced to say I rob them. As I tried to walk away I was arrested and beaten into gaps of memory lost.

ON or about Oct 24 2005 I was within the Bronx area of 2080 LaFontaine Ave and Dwon White came up to me and sexually harassed me, telling me if I don't have sex with him that he will lie and say I rob him. I seen Dwon White get into Lt Miguel Lopez's car and I told Lt Lopez that I am being harassed and he told me PO Vasquez is his wife and beat me into a temporary gap of memory lost and did nothing to remedy the wrong.

ON July 11 2013 I was harassed by Lt Lopez and Jose Bravo which led to me being beaten into gaps of memory lost.

ON or about 5-15-2015 I received a visit from Antonio Madera and he threw razors and drugs on me to set me up and which led to a use of force with Capt White. Antonio Madera was brought up to visit me.

In The United States District Court  
 For the Southern District of New York  
 James Thomas

The City of New York  
 Dwan White  
 Antonio Madera  
 Melissa Reyes  
 Vanessa Reyes  
 Lt Miguel Lopez  
 Capt White  
 Jose Bravo  
 Po Vasquez  
 James Doe

Summons  
 Civil Action No

To the Above-Mentioned Defendants:  
 You are hereby summoned and required to serve upon  
 Plaintiff whose address is Clinton Carr Fm Box 2020  
 Danvers NY 12929 an answer to the Complaint  
 which is hereby served upon you within 21 days of

After service of this summons upon you excuse  
 of the day of service. If you fail to do so judgment  
 by default will be taken against you for the  
 the relief demanded in the Complaint. Any  
 answer that you serve on the parties to this action  
 must be filed with the Clerk of this Court  
 within a reasonable period of time after  
 service

Dated

Clerk of Court



Po Vasquez.

- 10) At all relevant times herein defendant were persons for purposes of 42 U.S.C. Section 1983 and acted under color of law to deprive plaintiffs constitutional right as set forth more fully below

11) <sup>Relief</sup> I would ~~am~~ requesting that my criminal record be held within evidence and all defendants provide statement

- 12) Plaintiff request ~~an~~ <sup>alone</sup> injunction because money damages are inadequate

- 13) Plaintiff Request 188 million as compensatory damages signed this 20<sup>th</sup> day of Oct 2016

✓ James Thomas  
14) I declare under Penalty of Perjury that the foregoing is true and

Correct

✓ James Thomas

Date Oct 20<sup>th</sup> 2016

James

10/10/16  
11:00 AM  
Office  
17

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12929

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

AS COURT HOUSE  
500 PEARL ST  
NEW YORK, NY 10038

Clark District Court

LEGAL MAIL

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10/11/2016